Expedited Bi	ll No	40-	-10		
Concerning:	Stormw	ater M	anagen	nen	<u>t</u>
Revision	s				
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COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

AN EXPEDITED ACT to:

- (1) require management of stormwater runoff through the use of nonstructural best management practices to the maximum extent practicable for new development and redevelopment projects approved by the Department of Permitting Services;
- (2) bring local stormwater management requirements into compliance with the Maryland Stormwater Management Act of 2007; and
- (3) generally amend County law regarding stormwater management.

By amending

Montgomery County Code Chapter 19, Erosion, Sediment Control and Storm Water Management Sections 19-20 through 19-35

By adding

Montgomery County Code Chapter 19, Erosion, Sediment Control and Storm Water Management Sections 19-21A[[,]] and 19-22A[[, 19-23A]]

Boldface Underlining [Single boldface brackets] Double underlining [[Double boldface brackets]] * * *	Heading or defined term. Added to existing law by original bill. Deleted from existing law by original bill. Added by amendment. Deleted from existing law or the bill by amendment. Existing law unaffected by bill.
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The County Council for Montgomery County, Maryland approves the following Act:

Sec. 1. Sections 19-20 through 19-35 are amended, and Sections 19-

21A[[,]] [[and 23A]] and 19-22A are added as follows:

19-20. Purpose of article; scope.

The purpose of this Article is to protect, maintain and enhance the public health, safety, and general welfare by establishing minimum requirements and procedures to control the adverse impacts associated with increased stormwater runoff from developed and developing lands. [The policy of the County is to minimize damage to public and private property, reduce the effects of development on stream water quality, control stream channel erosion, reduce local flooding, and, to the extent reasonable, maintain the pre-development runoff characteristics of land after development through proper management of stormwater runoff.] The primary goal of the County is to maintain after development, as nearly as possible, the predevelopment runoff characteristics, and to reduce stream channel erosion, pollution, siltation and sedimentation, and local flooding by implementing environmental site design to the maximum extent practicable and using appropriate structural best management practices only when necessary. The 2000 Maryland Stormwater Design Manual and any [[subsequent]] later revisions are incorporated by reference as if fully [[set forth]] contained in this Article.

19-21. Definitions.

Administrative waiver: A decision by the Department to allow the construction of a development to be governed by the County stormwater management law in effect as of May 4, 2009. An administrative waiver is distinct from a waiver granted under Section 19-25.

Agricultural land management practice: [[Those methods]] Any method or [[procedures]] procedure used in the cultivation of land in order to further crop and livestock production and conservation of related soil and water resources.

28	* * *
29	Approval: A documented action by the Department after a review to
30	determine and acknowledge the sufficiency of submitted material to meet the
31	requirements of a specified stage in the County's development review process.
32	Approval does not mean an acknowledgement by the Department that submitted
33	material has been received for review.
34	* * *
35	Best management practice: A structural device or nonstructural practice
36	designed to temporarily store or treat stormwater runoff to mitigate flooding, reduce
37	pollution, recharge groundwater, and provide other amenities related to the
38	management of stormwater runoff.
39	* * *
40	Channel protection storage volume: The volume used to design structural best
41	management practices to control stream channel erosion.
42	* * *
43	Concept plan: The first of 3 required plan approvals that includes the
44	information necessary to allow an initial evaluation of a proposed project.
45	* * *
46	Design Manual: The [applicable] 2000 Maryland Stormwater Design Manual,
47	as revised from time to time, which serves as the official guide for stormwater
48	management principles, methods, and practices in Maryland.
49	* * *
50	Drainage area: That area[, which is enclosed by a ridge line,] that contributes
51	runoff to a single point, measured in a horizontal plane.
52	Environmental site design [[or]] (ESD): Using small-scale stormwater
53	management practices, nonstructural techniques, and better site planning to mimic
54	natural hydrologic runoff characteristics and minimize the impact of development on

water resources. Methods [[for designing]] to design ESD practices are specified in
 the Design Manual.

Final project approval: Approval of the final stormwater management plan and erosion and sediment control plan required to construct a project's stormwater management facilities. Final project approval also includes securing bonding or financing for final development plans if either is required as a prerequisite for approval.

Final stormwater management design plan: The last of 3 required plan approvals that includes the information necessary to allow all approvals and permits to be issued by the appropriate authority.

Impervious area: Any surface that prevents or significantly impedes the infiltration of water into the underlying soil, including any [[structures, buildings, patios, decks, sidewalks]] structure, building, patio, deck, sidewalk, compacted gravel, pavement, asphalt, concrete, stone, brick, tile, swimming [[pools]] pool, [[and]] or artificial turf. Impervious surface also includes [[all areas]] any area used by or for motor vehicles or heavy commercial equipment, regardless of surface type or material, including any [[roads]] road, road [[shoulders]] shoulder, [[driveways]] driveway, [[and]] or parking [[areas]] area.

<u>Infiltration</u>: The passage or movement of water into the soil surface.

<u>Maximum extent practicable</u> [[or]] (MEP): Designing stormwater management systems so that all reasonable opportunities for using environmental site design planning techniques and treatment practices are exhausted and, only where absolutely necessary, a structural best management practice is implemented.

Nonstructural maintenance: Grass cutting; removal of litter and debris, tree limbs, algae and aquatic plants; tree and shrub trimming and removal; maintenance

82	of fences; aesthetic improvements such as graffiti removal, and any other
83	[[enhancements]] enhancement in and around a stormwater management facility that
84	[[are]] is not [[necessarily]] essential [[for ensuring]] to ensure that the facility
85	continues to function properly.
86	* * *
87	On-site stormwater management: The design and construction of [a facility]
88	stormwater practices to control [all] stormwater runoff in a development.
89	Overbank flood protection volume: The volume controlled by structural
90	practices to prevent an increase in the frequency of out of bank flooding generated by
91	development.
92	* * *
93	Planning Director: The Director of the County Planning Department, or the
94	<u>Director's designee</u>
95	Planning techniques: A combination of strategies employed early in project
96	design to reduce the impact from development and to incorporate natural features
97	into a stormwater management plan.
98	* * *
99	Preliminary project approval: An approval as part of the Department's
100	preliminary development or planning review process that includes[[,]] at [[a
101	minimum]] least:
102	(a) the number of planned dwelling units or lots;
103	(b) the proposed project density;
104	(c) the proposed size and location of all land uses for the project;
105	(d) <u>a plan that identifies:</u>
106	(1) the proposed drainage patterns;
107	(2) the location of [[all points]] each point of discharge from the site;
108	<u>and</u>

109		(3)	the type, location, and size of [[ail]] each stormwater
110			management [[measures]] measure based on site-specific
111			stormwater management requirement computations; and
112	<u>(e)</u>	any o	other information required by the Department, including:
113		<u>(1)</u>	the proposed alignment, location, and construction type and
114			standard for [[all roads]] any road, access [[ways]] way, and
115			[[areas]] area of vehicular traffic;
116		<u>(2)</u>	a demonstration that the methods by which the development will
117			be supplied with water and wastewater service are adequate; and
118		<u>(3)</u>	the size, type, and general location of all proposed wastewater
119			and water system infrastructure.
120			* * *
121	Rede	velopn	nent: Any construction, alteration, or improvement [which] that:
122	(a)	exce	eds or equals 5,000 square feet of land disturbance; and
123	(b)	is pe	erformed on a site where the existing land use is commercial,
124		indu	strial, institutional, or multifamily residential and existing
125		impe	rviousness is greater than 40 percent.
126			* * *
127	<u>Site</u> g	<u>develo</u>	pment stormwater management plan: The second of 3 required
128	plan appro	vals [[that include]] which includes information necessary to allow
129	detailed eva	luation	n of a proposed project.
130	<u>Stabi</u>	<u>lizatio</u>	n: the prevention of soil movement by any of various vegetative or
131	structural m	eans.	
132	<u>Storn</u>	<u>ıwater</u>	: [That precipitation which travels over natural, altered, or
133	impervious	surfac	es to the nearest stream, channel, conduit, or impoundment and
134	appears in s	urface	waters. Stormwater also includes snow melt] Water that originates
135	<u>from</u> [[a]] p	<u>recipit</u>	ation [[event]].

Stormwater management: The collection, conveyance, storage, treatment, and control of stormwater [runoff] as needed to reduce accelerated <u>stream</u> channel erosion, increased flood damages, or water pollution.

Stormwater management facility: An infiltration device, [vegetative filter,] filtering device, stormwater pond, stormwater wetland, hydrodynamic structure, [channel, pipe, weir, orifice, or combination of those measures,] or other [[best management]] practice designed and constructed to control stormwater [runoff] to reduce accelerated stream channel erosion and pollution of surface waters. A stormwater management facility does not include environmental site design practices or any nonstructural stormwater management system.

*

<u>Stormwater management system:</u> Natural areas, environmental site design practices, stormwater management measures, and any structure through which stormwater flows, infiltrates, or discharges from a site.

Structural maintenance: The inspection, construction, reconstruction, modification, [or] repair, and cleaning of any part of a stormwater management facility undertaken to assure that the facility remains in the proper working condition to serve its intended purpose and prevent [structural] failure. Structural maintenance does not include landscaping, grass cutting, or trash removal.

* * *

19-21A. Grandfathering.

- (a) The Director may, for good cause shown, grant an administrative waiver to a development that received a preliminary project approval before May 4, 2010. Administrative waivers expire as provided under subsection (b) and may be extended as provided under subsection (c).
- (b) Expiration of an administrative waiver.

162		<u>(1)</u>	Exce	pt as provided in subsection (c), an administrative waiver
163			must	expire on:
164			(<u>A</u>)	May 4, 2013, if the development does not receive final
165				project approval before that date; or
166			<u>(B)</u>	May 4, 2017, if the development receives final project
167				approval before May 4, 2013.
168		<u>(2)</u>	All c	onstruction authorized under an administrative waiver must
169			be co	ompleted by:
170			<u>(A)</u>	May 4, 2017; or
171			<u>(B)</u>	if the waiver is extended under subsection (c), [[by]] the
172				[[expiration]] date [[of]] the waiver [[extension]] expires.
173	<u>(c)</u>	Exte	nsion c	of an administrative waiver.
174		(1)	Exce	pt as provided in paragraph (2), an administrative waiver
175			must	not be extended.
176		<u>(2)</u>	An a	dministrative waiver may only be extended if, by May 4,
177			<u>2010</u>	the development:
178			<u>(A)</u>	received a preliminary project approval; and
179			<u>(B)</u>	was subject to a development rights and responsibilities
180				agreement or a tax increment financing approval.
181		<u>(3)</u>	An a	dministrative waiver extended under paragraph (2) expires
182			when	the development rights and responsibilities agreement[[,]]
183			<u>or</u> th	e tax increment financing approval[[, or the annexation
184			agree	ement]] expires.
185	19-22. Wat	ershed	l <u>mana</u>	gement plans.
186	(a)	The	Depart	ment of Environmental Protection, in cooperation with the
187		Depa	rtment	, the Board, and other appropriate agencies, may develop
188		water	rshed	management plans to implement stormwater management

189		policies that apply individually to specific watersheds in the County.
190		Each watershed management plan should:
191		* * *
192		(5) specify the types of [quantitative] stormwater management,
193		stream restoration and wetlands protection practices to be
194		implemented;
195		* * *
196		(7) specify where the [Department] <u>Director</u> may grant waivers of
197		on-site stormwater management controls;
198		* * *
199	[[<u>19-23</u>]] <u>19</u>	<u> 9-22A. Stormwater management measures.</u>
200	<u>(a)</u>	An applicant must use the ESD planning techniques and practices and
201		structural stormwater management measures established in this Article
202		and the Design Manual, either alone or in combination, in a stormwater
203		management plan. An applicant must demonstrate that environmental
204		site design has been implemented to the maximum extent practicable
205		before [[the use of]] a structural best management practice is
206		[[considered]] included in [[developing the]] a stormwater management
207		plan.
208	<u>(b)</u>	ESD planning techniques and practices.
209		(1) An applicant must apply the following planning techniques
210		according to the Design Manual to satisfy the on-site stormwater
211		management requirements of Section [[19-25]] 19-24:
212		(A) preserve and protect natural resources;
213		(B) conserve natural drainage patterns;
214		(C) minimize impervious area;
215		(D) reduce runoff volume;

216			<u>(E)</u>	use ESD practices to maintain 100% of the average annual
217				predevelopment groundwater recharge volume for the site;
218			<u>(F)</u>	use green roofs, permeable pavement, reinforced turf, and
219				other alternative surfaces;
220			<u>(G)</u>	limit soil disturbance, mass grading, and compaction;
221			<u>(H)</u>	cluster development; and
222			<u>(I)</u>	any practice approved by the Administration.
223		<u>(2)</u>	An a	pplicant must design the following ESD treatment practices
224			accor	ding to the Design Manual to satisfy the on-site stormwater
225			mana	gement requirements of Section [[19-25]] 19-24:
226			<u>(A)</u>	disconnection of rooftop runoff;
227			<u>(B)</u>	disconnection of nonrooftop runoff;
228			<u>(C)</u>	sheetflow to conservation areas;
229			<u>(D)</u>	rainwater harvesting;
230			<u>(E)</u>	submerged gravel wetlands;
231			<u>(F)</u>	landscape infiltration;
232			(<u>G</u>)	infiltration berms;
233			<u>(H)</u>	dry wells;
234			<u>(I)</u>	micro-bioretention;
235			<u>(J)</u>	rain gardens;
236			<u>(K)</u>	swales;
237			<u>(L)</u>	enhanced filters; and
238			<u>(M)</u>	any practice approved by the Administration.
239		<u>(3)</u>	The 1	use of ESD planning techniques and treatment practices
240			speci	fied in this Section must not conflict with existing State or
241			Coun	ty <u>laws.</u>
242	(c)	Struc	tural si	tormwater management [[measures]] practices.

243		(1) \underline{A}	An applicant must design the following structural stormwater
244		<u>n</u>	nanagement practices according to the Design Manual to satisfy
245		<u>tl</u>	he on-site stormwater management requirements of Section [[19-
246		2	<u>.5]] 19-24:</u>
247		(A) stormwater management ponds;
248		(B) stormwater management wetlands;
249		(C) stormwater management infiltration;
250		(D) stormwater management filtering systems; and
251		(E) stormwater management open channel systems.
252		<u>(2)</u> <u>A</u>	An applicant must consider the performance criteria specified in
253		<u>tl</u>	he Design Manual with regard to general feasibility, conveyance,
254		p	retreatment, treatment and geometry, environment and
255		<u>l</u> :	andscaping, and maintenance when selecting structural
256		<u>s</u>	tormwater management practices.
257		<u>(3)</u> <u>A</u>	An applicant must select structural stormwater management
258		р	ractices to accommodate the unique hydrologic or geologic
259		[[regions]] region of the County where the property to be
260		<u>d</u>	eveloped is located.
261	<u>(d)</u>	An app	licant may use an alternative ESD planning [[techniques and]]
262		techniqu	ue or treatment [[practices and]] practice or structural
263		stormw	ater management [[measures]] measure for new development
264		<u>runoff</u>	control if [[they meet]] it meets the performance criteria
265		<u>establis</u>	hed in the Design Manual and [[are]] is approved by the
266		Admini	stration. [[Practices]] Any practice used for a redevelopment
267		[[projec	ts]] project must be approved by the Department.
268	<u>(e)</u>	[[For p	urposes of]] Before modifying the on-site stormwater control
269		requirer	nents or design criteria, the applicant must submit to the

Department an analysis of the impacts of stormwater flows downstream in the watershed. The analysis must include hydrologic and hydraulic calculations necessary to determine the impact of hydrograph timing modifications of the proposed development [[upon]] on a dam, highway, structure, or natural point of restricted streamflow, established with the Department's concurrence, downstream [[of]] from the first downstream tributary whose drainage area equals or exceeds the contributing area to the project or stormwater management facility.

[[19-23A. Specific design criteria.]]

[[The basic design criteria, methodologies, and construction specifications, subject to the approval of the Department and the Administration, must be those of the Design Manual.]]

[19-23] [[19-24]] 19-23. Review and approval of stormwater management plans.

- (a) Concept plan. Before the Board may approve a preliminary plan of subdivision, an applicant must submit a stormwater management and sediment control concept plan to the Department for review and approval. [If a preliminary plan of subdivision or site plan is not required, the applicant must submit a stormwater management concept plan to the Department for review and approval before submitting an application for a sediment control permit.] [[All plans]] Each plan submitted for concept approval must provide sufficient information for the Department to make an initial assessment of the proposed project and determine whether stormwater [[management]] can be [[provided]] managed according to this Article and the Design Manual. Each concept plan is subject to the following conditions and requirements:
 - (1) A natural resources inventory must be reviewed and approved by the Department or the [[Board]] Planning Director before the

297		applicant submits a concept plan [[as required]] under this
298		Section.
299	[(1)]	(2) The plan must indicate how the stormwater management and
300		sediment control criteria will be applied to each proposed
301		development or redevelopment project. The Department may
302		require a plan to analyze the downstream effects of any proposed
303		development or redevelopment project. [The plan must indicate
304		how the development will minimize any interference with or
305		addition to the current flow of water onto adjacent properties.
306		The applicant may include structural and nonstructural
307		stormwater management measures in the plan.] The <u>basic</u> design
308		criteria, [[and]] methodologies, and construction specifications
309		used in developing the plan must be [[consistent with criteria]]
310		specified in the Design Manual and any other criteria established
311		by regulation.
312	<u>(3)</u>	The plan must describe how environmental site design practices
313		will be implemented to the maximum extent practicable and
314		[[provide for]] allow use of any structural best management
315		[[practices]] practice only where the applicant [[is able to
316		demonstrate to the Director's satisfaction]] shows that
317		environmental site design or [[other]] another nonstructural best
318		management [[practices are]] practice is not a viable option.
319	<u>(4)</u>	The plan must include [[the following]]:
320		(A) <u>a map, at a scale specified by the Department, showing site</u>
321		location, existing natural features, water and other sensitive
322		resources, topography, and natural drainage patterns;

323		<u>(B)</u>	the anticipated location of [[all]] each proposed impervious
324			[[areas, buildings, roadways, parking, sidewalks, utilities]]
325			area, building, roadway, parking, sidewalk, utility, and
326			other site [[improvements]] improvement;
327		<u>(C)</u>	the location of the proposed limit of disturbance, erodible
328			soils, steep slopes, and any [[areas]] area to be protected
329			during construction;
330		<u>(D)</u>	preliminary estimates of stormwater management
331			requirements, the [[selection and]] location of each ESD
332			[[practices]] practice to be used, and the location of [[all
333			points]] each point of discharge from the site; and
334		<u>(E)</u>	any other information the Director requires.
335	[(2)]	(5) An <u>y</u>	y stormwater management plan must be consistent with any
336		water	shed management plan that the Department of
337		Envir	onmental Protection has approved or any flood management
338		plan	that the [Maryland Department of the Environment]
339		<u>Admi</u>	nistration has approved involving the site of the proposed
340		devel	opment or redevelopment project.
341	[(3)]	(6) Th	e Department must refer the concept plan [back] to the
342		Depar	tment of Environmental Protection, the Department of
343		Trans	portation, and the Board for comment before approving the
344		plan [if the Board so requests].
345	[(4)	The	Department may require incrementally more specific
346		submi	ttals at each stage of the approval process for a project
347		which	requires site plan or development plan review.]
348 (1	o) <u>Site</u> a	levelopi	ment stormwater management plan. Before the Board may
349	appro	ve a s	site plan, the applicant must submit a site development

350	storn	nwater management plan to the Department for review and
351	appro	oval. The applicant may combine the site development stormwater
352	mana	agement plans with the concept [[plans]] plan required under
353	subse	ection (a) if [[acceptable to]] the Director approves. Any site
354	deve	lopment stormwater management plan submitted for review and
355	appro	oval must include [[the following]]:
356	(1)	all information provided during the concept plan review
357		[[phase]];
358	<u>(2)</u>	final site layout, exact impervious area locations and acreages,
359		proposed topography, a delineated drainage [[areas]] area at [[all
360		points]] each point of discharge from the site, and stormwater
361		volume computations for ESD practices and structural measures;
362	<u>(3)</u>	a proposed erosion and sediment control plan that contains the
363		construction sequence, any phasing necessary to limit earth
364		disturbances and impacts to natural resources, and an overlay
365		plan showing the [[types]] type and [[locations]] location of each
366		ESD and erosion and sediment control [[practices]] practice to be
367		used;
368	<u>(4)</u>	a narrative that supports the site development design, describes
369		how ESD will be used to meet the minimum control
370		requirements, and justifies any proposed structural stormwater
371		management measure; and
372	<u>(5)</u>	any other information the Director requires.
373	[(b)] <u>(c)</u> [<i>D</i> e	esign] <u>Final</u> <u>stormwater</u> <u>management</u> <u>design</u> plan.
374	<u>(1)</u>	Any person required under this Chapter to obtain a sediment
375		control permit must include a final stormwater management
376		design plan as part of the permit application. The final

377		stormwater management design plan must conform to both the
378		concept plan and site development stormwater management
379		[concept] plan and serve as the basis for all later construction.
380		[All construction specifications must adhere to the requirements
381		in the Design Manual and any applicable regulations.] The
382		applicant must submit a final stormwater management design
383		plan for approval in the form of construction drawings
384		accompanied by a report that includes sufficient information to
385		evaluate the effectiveness of the proposed runoff control design.
386		The applicant must also submit a final erosion and sediment
387		control plan under [[Section 26.17.01.05 of the Maryland Code
388		of]] applicable State Regulations[[, as amended]]. Any plan
389		submitted under this paragraph must meet all [[of the]]
390		requirements of the Design Manual.
391	<u>(2)</u>	Any report submitted for final stormwater management design
392		plan approval must include[[, but is not limited to]]:
393		(A) geotechnical investigations, including soil maps, borings,
394		site-specific recommendations, and any additional
395		information necessary for the final stormwater
396		management design;
397		(B) a drainage area map depicting predevelopment and post-
398		development runoff flow path segmentation and land use;
399		(C) hydrologic computations of the applicable ESD and
400		unified sizing criteria according to the Design Manual for
401		[[all points]] each point of discharge from the site;

402		<u>(D)</u>	hydraulic and structural computations for [[all]] each ESD
403			[[practices]] practice and structural stormwater
404			management [[measures]] measure to be used; and
405		<u>(E)</u>	a narrative that supports the final stormwater management
406			design.
407	<u>(3)</u>	Cons	truction drawings submitted for final stormwater
408		mana	gement design plan approval must include[[, but are not
409		limite	<u>ed to]]:</u>
410		<u>(A)</u>	a vicinity map;
411		<u>(B)</u>	existing and proposed topography and any proposed
412			drainage area, including any area necessary to determine
413			downstream analysis for [[the]] each proposed stormwater
414			management [[facilities]] facility;
415		<u>(C)</u>	any proposed improvement, including the location of any
416			building or other structure, impervious surface, storm
417			drainage facility, and all grading;
418		<u>(D)</u>	the location of any existing and proposed structure;
419		<u>(E)</u>	any easement and right-of-way;
420		<u>(F)</u>	the delineation, if applicable, of the 100-year floodplain
421			and any on-site [[wetlands]] wetland;
422		<u>(G)</u>	structural and construction details, including representative
423			cross sections for [[all components]] each component of
424			the proposed drainage system or systems and stormwater
425			management facilities;
426		<u>(H)</u>	all necessary construction specifications;
427		<u>(I)</u>	a sequence of construction;

428			<u>(J)</u>	data for total site area, disturbed area, new impervious
429				area, and total impervious area;
430			<u>(K)</u>	a table showing the ESD and unified sizing criteria
431	•			volumes required in the Design Manual;
432			<u>(L)</u>	a table of materials to be used for stormwater management
433				facility planting;
434			<u>(M)</u>	[[all]] each soil boring [[logs]] log and [[locations]]
435				location;
436			<u>(N)</u>	an inspection and maintenance schedule;
437			<u>(O)</u>	certification by the [[owner/developer]] applicant that all
438				stormwater management construction will be [[done]]
439				completed according to this plan; and
440			<u>(P)</u>	an as-built certification signature block, to be executed
441				after project completion.
442		<u>(4)</u>	The n	naintenance schedule required under this Section must cover
443			the li	fe of any structural stormwater management facility or
444			syster	m of ESD practices and must specify the maintenance to be
445			comp	leted, the time period for completion, and the responsible
446			party	that will perform the maintenance. The maintenance
447			sched	ule must be printed on the approved final stormwater
448			mana	gement plan.
449	[(c)]	(d) P	lan pr	reparation. The Director may require the stormwater
450		mana	gemen	t concept, site development stormwater management, and
451		<u>final</u>	stormy	vater management and design plans to be prepared by a
452		profes	ssional	engineer, professional land surveyor, <u>registered</u> <u>architect</u> <u>or</u>
453		landso	cape ar	chitect licensed in Maryland, or any other individual whose
454		qualif	ication	s are acceptable to the Department. If a stormwater best

455		managemer	at practice requires either a dam safety permit from the			
456		[Maryland]	Department of the Environment] Administration or a small			
457		pond appro	val from the District, the Director must require the design			
458		plan to be prepared by a professional engineer licensed by the State of				
459		Maryland.				
460	<u>(e)</u>	Runoff. If a	stormwater management plan involves direction of some or			
461		all runoff o	ff [[of the]] site, [[it is]] the [[developer's responsibility to]]			
462		developer n	nust obtain from any adjacent property owner any easement			
463		or other nec	essary property interest concerning water flow. Approval of			
464		a stormwate	er management plan does not create or [[affect]] imply any			
465		right to dire	right to direct runoff onto any adjacent property without that property			
466		owner's per	mission.			
467	[19-24] [[<u>19</u>	<u>-25]] 19-24</u> .	On-site requirements; County participation; waivers.			
467 468	[19-24] [[<u>19</u>		On-site requirements; County participation; waivers. mwater management.			
		On-site stor				
468		On-site stor	mwater management.			
468 469		On-site stor (1) A per perm	mwater management. rson that receives [a building permit or] a sediment control			
468 469 470		On-site stor (1) A per perm Direct	mwater management. rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the			
468 469 470 471		On-site stor (1) A per perm Direct (2) The	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the ctor waives this requirement.			
468 469 470 471 472		On-site stor (1) A per perm Direct (2) The	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the stor waives this requirement. Director may waive the on-site stormwater management			
468 469 470 471 472 473		On-site stor (1) A per perm Direct (2) The requirements	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the stor waives this requirement. Director may waive the on-site stormwater management rement if the Director finds that:			
468 469 470 471 472 473 474		On-site stor (1) A per perm Direct (2) The requirements	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the ctor waives this requirement. Director may waive the on-site stormwater management rement if the Director finds that: environmental site design has been implemented to the			
468 469 470 471 472 473 474 475		On-site stor (1) A per perm Direct (2) The requirements	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the stor waives this requirement. Director may waive the on-site stormwater management rement if the Director finds that: environmental site design has been implemented to the maximum extent practicable, and stormwater from the site			
468 469 470 471 472 473 474 475 476		On-site stor (1) A per perm Direct (2) The requirements	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the ctor waives this requirement. Director may waive the on-site stormwater management rement if the Director finds that: environmental site design has been implemented to the maximum extent practicable, and stormwater from the site is safely conveyed to a Department approved off-site			
468 469 470 471 472 473 474 475 476 477		On-site stor (1) A per perm Direct (2) The requirements	rson that receives [a building permit or] a sediment control it must provide on-site stormwater management unless the stor waives this requirement. Director may waive the on-site stormwater management rement if the Director finds that: environmental site design has been implemented to the maximum extent practicable, and stormwater from the site is safely conveyed to a Department approved off-site facility that has been constructed to provide stormwater			

(3) [[The use of]] ESD planning techniques and treatment practices must be [[exhausted]] used to the maximum extent practicable under the Design Manual before any structural best management practice [[may be]] is implemented. A stormwater management plan for a development project subject to this Article must be designed using the ESD sizing criteria, recharge volume, water quality volume, and channel protection storage volume criteria according to the Design Manual. The MEP standard is met when channel stability is maintained, predevelopment groundwater recharge is replicated, nonpoint source pollution is minimized, and structural stormwater management practices are used only if [[determined to be]] absolutely necessary.

(c) Waiver.

(1) An applicant seeking a waiver of any on-site stormwater management requirement must submit a request to the Department in writing in a form acceptable to the Director. [The applicant must submit a separate written request for each later addition, extension, or modification to a development that has received a waiver.]

(2) A request for quantitative stormwater control waivers must contain sufficient descriptions, drawings, and any other information that is necessary to [[demonstrate]] show that environmental site design has been implemented to the maximum extent practicable. The applicant must submit a separate written request for each later addition, extension, or modification to a development that has received a waiver.

508	(3) [Except as provided in paragraph (4), stormwater management
509	qualitative control waivers apply only to:
510	(A) an infill development project where environmental site
511	design is not feasible;
512	(B) a redevelopment project if the applicable requirements of
513	this Article are satisfied; or
514	(C) <u>a site where [[the Director determines that]] circumstances</u>
515	exist that prevent the reasonable implementation of
516	environmental site design.]]
517	[[(4)]] The Director may grant a stormwater management quantitative
518	and qualitative control waiver for a phased development project if
519	a system designed to meet the 2000 State and County regulatory
520	requirements [[under State and County law]] for multiple phases
521	was constructed by May 4, 2010. If the 2009 regulatory
522	requirements cannot be met for any future [[phases]] phase
523	constructed after May 4, 2010, the applicant must [[demonstrate]]
524	make all reasonable efforts to incorporate environmental site
525	design in each future [[phases]] phase.
526	[(2)] [[(5)]] (4) The Director may grant a waiver if the applicant shows
527	that existing physical conditions prevent full compliance with any
528	on-site stormwater management requirement. However, the
529	applicant must still [[demonstrate]] show that environmental site
530	design has been implemented to the maximum extent practicable.
531	[(3)] [[(6)]] (5) If a site is an infill development or redevelopment site,
532	the Director may waive channel protection requirements[,] if all
533	reasonable options for implementing environmental site design to
534	the maximum extent practicable have been exhausted, and:

333	(A)	the planned development of redevelopment project will not
536		increase the impervious surface area on the site; or
537	(B)	runoff from the site will drain through an adequately-sized
538		existing improved storm drain system before discharging
539		into a natural stream channel, at a minimum without
540	*	adversely affecting the receiving channel, and the
541		discharge to the storm drain system will not increase
542		erosion in the receiving waters.
543	[(4) The D	pirector may also waive channel protection requirements if:
544	(A)	an off-site facility was designed and constructed to provide
545		the necessary runoff controls for the site; and
546	(B)	the facility's design assures non-erosive conveyance of
547		runoff from the site to the facility.]
548	[(5)] [[(7)]]	(6) The Director [may] must not grant a waiver [only if]
549	unless	:
550	(A)	the applicant satisfies criteria established by regulation;
551		and
552	(B)	the waiver is consistent with an applicable watershed
553		management plan, if any, prepared by the applicant and
554		approved by the Department of Environmental Protection.
555	[(6)] [[(8)]] [7) The Director may grant each waiver only on a case-by-
556	case b	asis. The Director must consider the cumulative effects of
557	all wa	ivers granted in a drainage area or watershed. [[The]] Each
558	waive	r must reasonably ensure, at a minimum, that the proposed
559	develo	opment will not adversely impact stream quality.
560	[(7)] [[(9)]] (8) When a waiver is granted, the Director must require the
561	applic	ant to:

362		(A) provide a monetary contribution;
563		(B) grant an easement or dedicate land for the County to
564		construct a stormwater management facility; or
565		(C) take specific stream or wetland restoration measures.
566	[19-25] [[19	0-26]] 19-25. Contributions, dedications, and stream restoration.
567		* * *
568	(c)	Stream and wetlands restoration measures. [The] For redevelopment
569		only, the Department may allow an applicant to construct stream or
570		wetland restoration measures instead of [on-site stormwater
571		management controls] monetary contributions or dedications if:
572		(1) the Director of Permitting Services and the Director of
573		Environmental Protection both find that it is in the County's best
574		interest for the applicant to provide stream or wetland restoration
575		measures; and
576		(2) the estimated cost of the stream or wetland restoration measures
577		do not exceed the estimated cost of on-site stormwater
578		management controls that the applicant would otherwise be
579		required to [construct] provide for new development.
580	[19-26] [[<u>1</u> 9	<u>9-27]] 19-26</u> . Stormwater management design criteria.
581	(a)	[Each applicant must use recharge volume, water quality volume, and
582		channel protection storage volume sizing criteria to design a stormwater
583		management facility for new development as required by the Design
584		Manual and any applicable regulation. Each applicant must also use
585		water quality volume and channel protection storage criteria for any
586		redevelopment project.] [[Unless otherwise indicated, redevelopment is
587		subject to the same requirements that are applicable to new development
588		under this Article.] Each applicant must use planning techniques,

nonstructural practices. and design methods implement to environmental site design to the [MEP standard] maximum extent practicable. The use of environmental site design must be exhausted before any structural best management [[practices are]] practice is used. Each stormwater management [[plans]] plan must be designed using ESD sizing criteria, recharge volume, water quality volume, and channel protection storage volume sizing criteria, according to the Design Manual and any applicable regulation. If the Department finds that historical flooding problems exist at the site of a new development or redevelopment project, the Director may require the use of overbank flood protection volume [and], extreme flood volume criteria, or both.

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(b) The Director may reduce the minimum control requirements if the applicant incorporates nonstructural stormwater management measures into the site design plans in accordance with the Design Manual and any applicable regulations.] Unless otherwise indicated, redevelopment is subject to the same requirements that apply to new development under For redevelopment, the applicant may use alternative this Article. stormwater management measures to satisfy the requirements in subsection (a) if the applicant [[satisfactorily demonstrates to the Director]] shows that impervious area reduction and environmental site design have been implemented to the maximum extent practicable. [The use of environmental site design [for] in a redevelopment [[projects]] project must not reduce the density [[established]] allowable under [[the County Zoning Code,]] Chapter 59 and any master [[plans, and]] or sector [[plans]] plan.]] In any redevelopment project, the selection and application of environmental site design practices must be

615		consistent with the recommendations, goals, and objectives of any			
616		applicable master or sector plan.			
617	<u>(c)</u>	Alternative stormwater management measures which may be used fo			
618		new development or redevelopment include[[, but are not limited to]]:			
619		(1) an on-site structural best management practice;			
620		(2) an off-site structural best management practice or off-site			
621		environmental site design to provide water quality treatment; or			
622		(3) a combination of impervious area reduction, environmental site			
623		design implementation, and an on-site or off-site structural best			
624		management practice within the limit of disturbance.			
625	[(c)	The applicant may use alternative structural and nonstructural practices			
626		to satisfy water quality volume requirements if the Director finds that			
627		those practices satisfy the criteria in the Design Manual and any			
628		additional criteria established by regulation. The Department must			
629		approve any alternative practice used for either a new development or			
630		redevelopment project. The Administration must also approve any			
631		alternative practice used for a new development project.]			
632	[19-27] [<u>[19</u>	<u>-28]]</u> <u>19-27</u> . Financial security.			
633	(a)	Required.			
634		(1) Before issuing a [building] sediment control permit for a			
635		development which requires a stormwater management [facility]			
636		system, the Director must require the applicant or owner to			
637		furnish a performance or cash bond, irrevocable letter of credit,			
638		certificate of guarantee, or other instrument from a financial			
639		institution or issuing person satisfactory to the Director and the			
640		County Attorney, for construction of the on-site stormwater			

management [facility] system in an amount equal to the estimated 641 cost of the construction. 642

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The bond, letter of credit, certificate of guarantee, or other (3) instrument must be conditioned on the faithful performance of the terms and conditions of an approved stormwater management plan and construction of the [facility] system as provided in that plan and under this Article. The bond, letter of credit, certificate of guarantee, or other instrument must inure to the benefit of the

County if the applicant or owner does not comply with the

conditions of the bond, letter of credit, certificate of guarantee, or

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(b) Release.

other instrument.

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(1) The Director must not release a bond, letter of credit, certificate of guarantee, or other instrument until the [Department, after a final inspection,] applicant has [found] submitted "as-built" plans and the Department has issued a certification of completion based on the Director's finding, after having performed a final inspection, that the stormwater management [facility] system complies with the approved plan and this Article.

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The Department may agree with an applicant regarding the stages of the work to be done on the [facility] system. After completing each stage, the applicant must notify the Department that the applicant is ready for an inspection and, after the Director certifies that the applicant has completed that stage of work under the approved plan and this Article, the Director may reduce the bond, letter of credit, certificate of guarantee, or other instrument

668		pro rata, or may direct the Director of Finance to refund to the
669		applicant a prorated share of the amount that the applicant
670		deposited with the County.
671		* * *
672	[19-28] [[<u>19-29</u>]]	19-28. Inspection and maintenance of stormwater management
673	[facilities] system	ns.
674	(a) Inst	allation inspections.
675	(1)	The [Department] Director, or [an individual] a person designated
676		by the applicant that is also qualified and approved by the
677		Department to supervise construction, must inspect each
678		[stormwater] <u>best</u> management [facility] <u>practice</u> under
679		construction as needed to certify the [facility's] system's
680		compliance with approved plans. The inspector must conduct
681		each inspection as provided in a checklist or in any other manner
682		that the Department has approved for each type of stormwater
683		management [facility] system. The inspector must prepare a
684		written inspection report that includes [[the following
685		information]]:
686		(A) the date and location of the inspection;
687		(B) whether construction [complied] complies with the
688		approved stormwater management plan;
689		(C) any variation from approved construction specifications;
690		and
691		(D) any [[violations]] violation of law or regulations that the
692		inspector observes.
693	(2)	The Department must notify the applicant in writing if the
694		inspector observes any [[violations]] violation of this Article

695			during the inspection. The written notice must describe the
696		*	nature of [[the]] each violation and prescribe any corrective
697			action needed.
698		(3)	Construction work on a stormwater management [facility] system
699			must not proceed until the Department:
700			(A) inspects and approves the work previously completed or
701			the plans and certifications previously submitted; and
702			(B) furnishes the inspection reports to the applicant after each
703			inspection.
704		<u>(4)</u>	Once construction is complete, the applicant must submit as-built
705			plan certification to the Department to ensure that ESD planning
706			techniques, treatment practices, and structural stormwater
707			management measures and conveyance systems comply with the
708			specifications [[contained]] in each approved [[plans]] plan. At a
709			minimum, as-built certification must include a set of drawings
710			comparing the approved stormwater management plan with what
711			was constructed. The Director may require additional
712			information if needed.
713		<u>(5)</u>	[[All]] Each as-built [[plans]] plan submitted to the Department
714			under this subsection must be prepared by a design professional
715			or other person qualified and approved by the Department.
716	[(b)	Inspe	ction and maintenance of off-site facilities. The Department of
717		Envir	conmental Protection must inspect and approve each off-site
718		storm	water management facility for acceptance for County
719		maint	tenance. After a facility is accepted, the Department of
720		Envir	conmental Protection must inspect each underground facility at
721		least	once each year and each above-ground facility at least once every

- 3 years, and must maintain each accepted facility in good working condition.]
 - [(c)] (b) [Inspection and maintenance] <u>Maintenance</u> of new [on-site facilities] stormwater management systems.
 - any property that requires [an on-site stormwater management facility] implementation of best management practices, the Department must require the property owner to execute an easement and an inspection and maintenance agreement that is binding on [[all]] [later] [[subsequent owners]] each later owner of the land to be served by any private stormwater management system.
 - (2) The easement [and agreement] must give the County a perpetual right of access to the [facility] stormwater management system at all reasonable times[[,]] to inspect, operate, monitor, install, construct, reconstruct, modify, maintain, clean, or repair any part of the stormwater management [facility] system within the area covered by the easement as needed to assure that the [facility] system remains in proper working condition under approved design and environmental standards. The inspection and maintenance agreement must require the owner to be responsible for all maintenance of any completed ESD treatment system and nonstructural maintenance of [the] any on-site stormwater management facility if the development consists of residential property or associated nonresidential property. Otherwise, the inspection and maintenance agreement must require the owner to be responsible for all maintenance of the [facility] entire on-site

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stormwater management system, including [structural maintenance] maintaining in good condition, and promptly repairing and restoring, [[all]] each ESD [[practices]] practice, grade [[surfaces, walls, drains, dams]] surface, wall, drain, dam and [[structures]] structure, vegetation, erosion and sediment control [[measures]] measure, and any other protective [[devices in perpetuity]] device forever.

(5) [The Department of Environmental Protection must inspect each County-maintained underground facility at least once every year and each County-maintained above-ground facility at least once every 3 years.] Any repair or restoration and maintenance performed under this Section must [[be in accordance]] comply with each previously approved or newly submitted [[plans]] plan and any reasonable corrective measure specified by the Director

[(d)] (c) [Inspection and maintenance] <u>Maintenance</u> of existing [on-site] <u>stormwater management facilities</u>.

of Environmental Protection.

(1) The owner of [an on-site] <u>a</u> stormwater management facility that is not subject to subsection [(c)] (b) must perform all structural maintenance needed to keep the facility in [property] <u>proper</u> working condition. The owner of a residential property or associated nonresidential property, or a homeowners' association [which] <u>that</u> includes the residential property, may execute a stormwater management easement granting the County a perpetual right of access to inspect, operate, monitor, install, construct, reconstruct, modify, maintain, <u>clean</u>, or repair any part

776			of the stormwater management facility within the easement as
777			needed to assure that the facility remains in proper working
778			condition under approved design standards.
779		(2)	If the owner of a stormwater management facility grants a
780			stormwater management easement to the County, the owner must
781			make any structural repairs needed to place the facility in proper
782			working condition, as determined by the Department of
783			Environmental Protection, before the County enters into an
784			inspection and maintenance agreement with the owner that
785			obligates the County to assume responsibility for structural
786			maintenance of the facility. After the owner and the County have
787			agreed that the County will assume responsibility for structural
788			maintenance of the facility, the owner must record in the County
789			land records the easement and any other [[agreements]]
790			agreement executed in conjunction with the easement that [[are
791			binding on]] binds any later [[owners]] owner of the land. The
792			owner must deliver a certified copy of each recorded document to
793			the Department of Environmental Protection.
794		(3)	After the Department of Environmental Protection receives a
795			certified copy of the easement and agreements, the County must
796			structurally maintain and inspect the facility as provided in
797			subsection [c] (b).
798	[(e)	Aban	donment instead of repair.]
799	<u>(d)</u>	<u>Main</u>	tenance inspections.
800		<u>(1)</u>	The Department of Environmental Protection must [inspect each]
801			ensure preventive maintenance [[through inspection of]] by
802			inspecting all stormwater management Ifacility to see what

803		repair	rs, if ar	ny, are needed to restore the facility to proper working
804		condi	tion.	If the Director of Environmental Protection finds that
805		the s	tormw	rater management facility is no longer needed to
806		contr	ol stor	rmwater runoff or that the benefits of a repaired
807		storm	water	management facility are not justified by the cost of
808		repair	r, the	owner of the stormwater management facility must
809		abanc	don the	e use of the facility for stormwater functions as the
810		Direc	tor of	Environmental Protection orders. Any order issued
811		under	this	subsection must not restrict the facility from being
812		used	for rec	reational or other purposes not related to stormwater
813		contr	ol.] <u>sys</u>	stems. The inspection must occur during the first year
814		of op	eration	and then at least once every 3 years.
815	<u>(2)</u>	[[Insp	ection	reports must be maintained by the]] The Department
816		of Er	vironr	nental Protection must maintain an inspection report
817		<u>for</u> [[<u>all]] ea</u>	ach stormwater management [[systems and]] system.
818		Each	report	must include [[the following]]:
819		<u>(A)</u>	the da	ate of inspection;
820		<u>(B)</u>	name	of inspector;
821		<u>(C)</u>	the co	ondition of each:
822			<u>(i)</u>	vegetation or filter [[media]] medium;
823			<u>(ii)</u>	[[fences]] fence or other safety [[devices]] device;
824			<u>(iii)</u>	[[spillways, valves]] spillway, valve, or other
825				control [[structures]] structure;
826			<u>(iv)</u>	[[embankments, slopes]] embankment, slope, and
827				safety [[benches]] bench;
828			<u>(v)</u>	reservoir or treatment [[areas]] area;

829			<u>(vi)</u>	inlet and outlet [[channels]] channel or [[structures]]
830				structure;
831			(vii)	underground drainage;
832			(viii)	sediment and debris accumulation in storage and
833				forebay areas;
834			<u>(ix)</u>	[[any]] nonstructural [[practices]] practice to the
835				extent practicable; and
836			<u>(x)</u>	[[any]] other item that could affect the proper
837				function of the stormwater management system; and
838		<u>(L</u>) descri	ption of any needed maintenance.
839		(3) <u>T</u> 1	ne owner o	of any privately maintained stormwater management
840		sy	stem mu	st correct [[the deficiencies]] each deficiency
841		<u>di</u>	scovered o	during the inspection within the time period specified
842		<u>in</u>	any writt	en notice issued by the Director of Environmental
843		<u>Pr</u>	rotection.	
844	<u>(e)</u>	<u>Abandor</u>	<u>iment</u> <u>inst</u>	ead of repair. If the Director of Environmental
845		Protection	on finds th	at the stormwater management facility is no longer
846		needed t	o control	stormwater runoff or that the benefits of a repaired
847		stormwater management facility are not justified by the cost of repair,		
848		the owner of the stormwater management facility must abandon the use		
849		of the fac	cility for st	tormwater functions as the Director of Environmental
850		Protectio	on orders.	Any order issued under this subsection must not
851		restrict 1	the facilit	y from being used for any recreational or other
852		[[purpose	es]] <u>purpos</u>	se not related to stormwater control.
853	(f)	Nonstruc	tural ma	intenance of [on-site] <u>stormwater</u> <u>management</u>
854		facilities	. The own	ner of [an on-site] a stormwater management facility
855		must [pr	ovide land	scaping and perform [any other] routine inspection

856		and 1	nonstructural maintenance that impacts the effectiveness of routine
857		struc	tural maintenance, performed either privately or publicly. Among
858		othe	r actions, the owner must:
859		(1)	prevent the accumulation of solid waste on the property and the
860			generalized growth of weeds or plants in violation of Section 58-
861			3;
862		(2)	clear any woody vegetation, including trees and brush along with
863			their root systems, within 25 feet of the facility's control structure
864			and within 15 feet of an upstream or downstream dam
865			embankment; and
866		(3)	abate any other condition on the property that the Department of
867			Environmental Protection reasonably finds may adversely affect
868			the facility's proper functioning.
869			* * *
870	(h)	<u>Stop</u>	work orders.
871		<u>(1)</u>	If a maintenance inspection reveals that the maintenance, repair.
872			or restoration of a stormwater management facility is being
873			performed in a manner that is hazardous, creates a nuisance, or
874			endangers human life or the property of others, or is otherwise
875			being preformed in an unauthorized manner, the Director of
876			Environmental Protection may, without advance [[warning]]
877			notice, post [[the site with]] a stop work order at the site directing
878			that all maintenance, repair, or restoration activity [[cease]] must
879			stop immediately.
880		<u>(2)</u>	The Director of Environmental Protection must provide written
881			notice to the property owner, any designated representative of the
882			property owner, or any on-site person in charge of the work when

883		a stop work order is issued. That notice must specify the extent
884		to which work is stopped and the conditions under which work
885		may resume.
886		(3) A person must not continue, or allow the continuance of, work on
887		a stormwater management facility covered by a stop work order,
888		except for work necessary to abate [[the]] a nuisance[[,]] or
889		hazardous [[conditions as]] condition identified by the Director.
890	<u>(i)</u>	Emergency authority. If, after inspection, the Director of
891		Environmental Protection finds that the condition of a privately
892		maintained stormwater management facility presents an immediate
893		danger to the public health or safety because of an unsafe condition, [or]
894		improper construction, or poor maintenance, the Director of
895		Environmental Protection may take any needed [[actions]] action to
896		protect the public and make the facility safe, including entering the
897		property to make any needed [[repairs]] repair. The County must assess
898		any [[costs]] cost incurred as a result of the Director of Environmental
899		Protection's actions against each owner of the facility. The County may
900		collect the costs in the same manner as real property taxes are collected
901		against the property where the facility is located. In addition, the
902		County may seek reimbursement under any other method legally
903		available to collect debts owned to the County.
904	[19-29.] [[19	<u>0-30]] 19-29. Stormwater management loan program.</u>
905		* * *
906	[19-30.] [[<u>19</u>	<u>0-31]]</u> <u>19-30</u> . Regulations.
907		* * *
908	[19-31.] [[19	0-3211 19-31. Exemptions.

909	The	following development activities are exempt from \underline{the} stormwater
910	managemen	nt requirements under this Article:
911	(a)	agricultural land management [activities] practices;
912		* * *
913	[19-32] [[<u>19</u>	9-33]] <u>19-32</u> . Transition for approved plans.
914	Each	new development or redevelopment project must comply with this
915	Article, exc	ept [that:
916	(a)	A previously approved] when the Department issues final sediment
917		control and stormwater management [concept] design plan [remains
918		valid if the Department issues a sediment control permit] approval for
919		the property covered by the plan before May 4, 2010. [July 1, 2003.
920		The applicant must construct the stormwater management system within
921		2 years after the Department issues the sediment control permit.
922	(b)	A residential lot containing 2 or more acres is exempt from any on-site
923		stormwater management requirement if the preliminary plan creating
924		the lot was approved before July 1, 2002 and the Department issues the
925		sediment control permit before July 1, 2003.]
926	[19-33] [[19	2-34]] 19-33. Agreements between the County and municipalities.
927		* * *
928	(c)	If a municipality operates a stormwater management program that
929		serves substantially the entire municipality and meets all applicable
930		federal and [state] State standards, the County must reimburse the
931		municipality, subject to appropriation, for the cost of operating the
932		program, limited to the amount the Director of Environmental
933		Protection estimates the County would spend for that municipality if it
934		were operating the program, by means of a cooperative agreement under

subsection (b).

935

[19-34. Reserved.] <u>19-34. Reserved.</u>

19-35. Water Quality Protection Charge.

- (a) As authorized by [state] State law (Maryland Code, Environment Art., § 4-204), the Director of Finance must annually impose and collect a Water Quality Protection Charge, as provided in this Section. The Director must collect the Charge in the same manner as County real property taxes, apply the same interest, penalties, and other remedies (including tax sale) if the Charge is not paid, and generally treat the Charge for collection and administration purposes as if it were a County real property tax. The Director may treat any unpaid Charge as a lien on the property to which the charge applies.
- (b) The Charge must be imposed on each residential property and associated nonresidential property, as specified in regulations adopted by the Executive under Method (1) to administer this Section. The regulations may define different classes of real property, depending on the amount of impervious surface on the property, stormwater runoff from the property, and other relevant characteristics, for purposes of applying the [charge] Charge.

954 * * *

- (e) The regulations may allow credits against and exemptions from the Charge:
 - (1) to the extent that credits and exemptions are not prohibited by [state] State law; and
 - (2) if each credit or exemption will enhance water quality or otherwise promote the purposes of this Article.

961 * *

(g) 962 This Charge does not apply to any property located in a municipality in the County which: 963 (1) 964 operates a stormwater management program that meets all 965 applicable federal, [state] State, and County requirements and has 966 received any necessary federal or [state] State permit; and (2)imposes a similar charge or other means of funding its 967 stormwater management program in that municipality. 968 (h) A person that believes that the Director of Environmental Protection has 969 970 mistakenly assigned a Charge to the person's property or computed the 971 Charge incorrectly may apply to the Director of Environmental 972 Protection in writing for a review of the Charge, and request an 973 adjustment to correct any error, [within 21 days after receiving a bill 974 for not later than September 30 of the year that payment of the Charge 975 An aggrieved property owner may appeal the Director's 976 decision to the County Board of Appeals within 10 days after the 977 <u>Director</u> issues the decision. 978 [If] A person that believes that the Director of Environmental Protection (i) 979 [denies any requested adjustment, the applicant may] has incorrectly denied the person's request [reconsideration of the Director's denial in 980 writing within 10 days after the date of the denial. An aggrieved 981 982 property owner for a credit under subsection (b) may appeal the 983 Director's [final] decision to the County Board of Appeals within 10 984 days after the Director issues the decision. 985 (i) The Board of Appeals may hear and decide all appeals taken from a 986 Ifinall decision of the Director of Environmental Protection under this

[subsection] Section as provided in Article I of Chapter 2A.

987

988	Sec. 2. Expedited Effective Date.	The Council declares that this Act is			
989	necessary for the immediate protection of the public interest. This Act takes effect on				
990	the date [[on which]] when it becomes law.				
991	Approved:				
992	Maney M. Floreen				
002	Nancy M. Floreen, President, County Council	Date!			
993	Approved:				
994					
	Isiah Leggett, County Executive	Date			
995	This is a correct copy of Council action.				
996					
	Linda M. Lauer, Clerk of the Council	Date			